EXHIBIT A

Case 1:07-cv-06129

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United States District Court, Northern District of Illinois

Name of Assigned Judge or Magistrate Judge	William T. Hart	Sitting Judge if Other than Assigned Judge	
CASE NUMBER	07 C 6129	DATE	1/16/2008
CASE TITLE	Terrence J. Hanc	Terrence J. Hancock, et al. Vs. Steven Wayne Sluis, et al.	

DOCKET ENTRY TEXT

Order Form (Ol@OOS)

Status hearing held. Plaintiffs' motion for entry of default and for an order directing an audit [13] is granted. Defendants are held in default. Defendants are to submit to an audit within thirty days.

[For further detail see separate order(s).]

Docketing to mail notices.

00:05

Courtroom Deputy	cw
Initials:	İ

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IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

TERRENCE J. HANCOCK, et al.,)
Plaintiffs,))
vs.) CIVIL ACTION
STEVEN WAYNE SLUIS, individually,) NO. 07 C 6129
STEVEN WAYNE SLUIS, d/b/a R. SLUIS EXCAVATING CO., a dissolved Illinois corporation,) JUDGE WILLIAM T. HART)
Defendants.)

ORDER

This matter coming on to be heard upon the Motion of Plaintiffs, by their counsel, it appearing to the Court that the Defendants, STEVEN WAYNE SLUIS and STEVEN WAYNE SLUIS, d/b/a R. SLUIS EXCAVATION CO., a dissolved Illinois corporation, having been regularly served with process and having failed to appear, plead or otherwise defend, and default of said Defendants having been taken, the Court, first being fully advised in the premises and upon further evidence submitted herewith, FINDS:

- 1. It has jurisdiction of the subject matter herein and of the parties hereto.
- 2. The Defendants are bound by the terms of the collective bargaining agreement referred to in the Complaint of Plaintiffs.
- 3. The Defendants are obligated to make contributions to each of the Plaintiff Funds in accordance with collective bargaining agreement.

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4. The Defendants are bound by all the terms and conditions set forth in the Agreements and Declarations of Trust governing the Plaintiff Funds.

- 5. Pursuant to such Agreement and Declaration of Trust, Plaintiffs are entitled to examine the payroll books and records of an employer required to make contributions to the Plaintiff Funds.
- Such audits are to be made and conducted by the accountants of the Plaintiff
 Funds.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED:

A. That Defendants make available to the accounting firm of Legacy Professionals, LLP, Accountants for the Plaintiff Funds, within thirty (30) days of the entry of this Order, their payroll books and records covering the period of February 1, 2005 through the present date for which it is found that contributions are required to be made, and that an account be taken as to all employees of the Defendants covered by the collective bargaining agreement referred to in the Complaint of the Plaintiffs, as to wages received and hours worked, and determination be made of amount due Plaintiffs.

B. The Court hereby retains jurisdiction of this cause and all of the parties hereto for the purpose of enforcing this Order.

ENTER:

UNITED STATES DISTRICT HIDGE

DATED:

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Cecilia M. Scanlon Attorney for Plaintiffs BAUM SIGMAN AUERBACH & NEUMAN, LTD. 200 West Adams Street, Suite 2200 Chicago, IL 60606-5231

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EXHIBIT B

BAUM SIGMAN AUERBACH & NEUMAN, LTD.

Attorneys and Counsellors



200 West Adams Street, Suite 2200 Chicago, H. 60606-5231 312.236.4316 Fax 312.236.0241

January 18, 2008

Cecilia M. Scanlon

E-mail Address: cscanlon@baumsigman.com

Mr. Steven W. Sluis, President R. Sluis Excavating Co. 14601 66th Court Oak Forest, IL 60452

Re:

Terrence J. Hancock, et al. v. Steven Wayne Sluis, individually

and Steven Wayne Sluis, d/b/a R. Sluis Excavating Co. Civil Action No. 07 C 6129

Our File No. 20444

Dear Mr. Sluis:

Enclosed is a copy of the Order entered by the Honorable Judge Hart directing an audit of your company's payroll books and records for February 1, 2005 forward. Accordingly, we demand that you contact us within seven (7) days of the date of this letter for the purpose of scheduling an audit.

Your failure to contact us and schedule the required audit will leave us no alternative but to return to court in order to initiate contempt proceedings. Your company will be liable for any additional attorneys' fees incurred as a result of further litigation of this matter.

This matter requires your immediate attention.

Sincerely,

BAUM SIGMAN AUERBACH & NEUMAN, LTD.

Cecilia M. Scanlon

CMS/df Enclosure

cc: William D. Woldman
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